

## UNITED STATE'S DEPARTMENT OF COMMERCE Patent and Trademark Offic

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/176.580 10/21/98 SUNDARAM R 501.12-0460 **EXAMINER** MMC1/0817 PETER S DARDI VERBITSKY, G WESTMAN CHAMPLIN & KELLY **ART UNIT** PAPER NUMBER SUITE 1600 INTERNATIONAL CENTRE 900 SECOND AVENUE SOUTH 2859 MINNEAPOLIS MN 55402-3319 DATE MAILED: 08/17/01

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

اره	Advisory Action	Application No.  09/176, 580  Examiner  1/exery+5K	Applicant(s) Sundaram Art Unit 28 (9)	efal.
There reject allow	The MAILING DATE of this communication appear REPLY FILED OUSUSH 601 FAILS TO PLAGE fore, further action by the applicant is required to avoid tion under 37 CFR 1.113 may only be either: (1) a time rance; (2) a timely filed Notice of Appeal (with appeal feeliance with 37 CFR 1.114.	crs on the cover sheet we CE THIS APPLICATION the abandonment of the dilptime of the abandonment where; or (3) a timely filed	with the correspondence address  N IN CONDITION FOR ALLO this application. A proper re nich places the application in I Request for Continued Exam	OWANCE. ply to a final condition for
	2	REPLY [check only a)		
a)		mailing date of the final rej		
b)	In view of the early submission of the proposed reply (within texpires on the mailing date of this Advisory Action, OR is later. In no event, however, will the statutory period for the rejection.	continues to run from the	e mailing date of the final rejection	on, whichever
e) ap	xtensions of time may be obtained under 37 CFR 1.136(a). The dat dension fee have been filed is the date for purposes of determining to propriate extension fee under 37 CFR 1.17(a) is calculated from: (1 et in the final Office action; or (2) as set forth in (b) above, if checked ailing date of the final rejection, even if timely filed, may redu	the period of extension and  the expiration date of the  Any reply received by the	the corresponding amount of the fe shortened statutory period for reply e Office later than three months after	e. The originally r the
1. 🗆	A Notice of Appeal was filed on37 CFR 1.192(a), or any extension thereof (37 CFR		must be filed within the perion	od set forth in
2. 🌠	The proposed amendment(s) will be entered upon th requisite fees.	e timely submission o	f a Notice of Appeal and App	eal Brief with
3. 🗆				
` '	) $ rac{\cup{4}}{\cup{5}} $ they raise new issues that would require further co	•	arch. (See NOTE below);	
	<ul> <li>they raise the issue of new matter. (See NOTE be they are not deemed to place the application in be issues for appeal; and/or</li> </ul>	·	y materially reducing or simp	ifying the
(d)	NOTE: Claims 2 and 16: the including a note: Claims 2 and 16: the including an elevantering and "air Blaring in Applicant's reply has overcome the following rejection	phrases " Hed blari cluding a n(s): and rec and new	raised bearing surface", raised bear surface with the limitation.	n ela, m 2 fin elains s added
5. 🗆	Newly proposed or amended claim(s)separate, timely filed amendment cancelling the non	to be h	ew issues sine would be allow	e Con Finde vable if submitted in
6. 🗆	The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because:		een considered but does NO	T place the
7. 🗆	The affidavit or exhibit will NOT be considered becauthe Examiner in the final rejection.	use it is not directed So	OLELY to issues which were	newly raised by
8. 🔀	For purposes of Appeal, the status of the claim(s) is	as follows (see attach	ed written explanation, if any	:
, -	Claim(s) allowed:	****		
9. 🗌	The proposed drawing correction filed on	a) ha	s b) has not been approve	d by the Examiner.
0. 🗆	Note the attached Information Disclosure Statement(s			
	Other: Ontinued) they were not rejected claim			114

U. S. Patent and Trademark Office PTO-303 (Rev. 01-01)

**Advisory Action** 

Diego Gutierrez
Supervisory Patent Examiner Paper No.
Technology Center 2800

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